

**UNITED STATES DISTRICT COURT  
FOR THE NORTHERN DISTRICT OF TEXAS  
DALLAS DIVISION**

**SARA BEER,**

**Plaintiff,**

**v.**

**CASE NO. 3:17-CV-1510-G**

**ZURICH AMERICAN LIFE  
INSURANCE COMPANY,  
ZURICH AMERICAN  
INSURANCE COMPANY,  
HOTELS.COM, LP AND  
HOTELS.COM GP, LLC,**

**Defendants.**

**JOINT MOTION TO DISMISS DEFENDANTS HOTELS.COM, LP AND  
HOTELS.COM GP, LLC ONLY**

Plaintiff Sara Beer (“Plaintiff”) and Defendants Hotels.com, LP and Hotels.com GP, LLC (collectively “Hotels.com” and together with Plaintiff, the “Parties”), have entered into a settlement agreement and file this Joint Motion to Dismiss Defendants Hotels.com, LP and Hotels.com GP, LLC only. The Parties move to dismiss as follows:

1. All claims and causes of action asserted or which could have been asserted in the above-referenced case against Sara Beer or against Hotels.com LP or against Hotels.com GP, LLC to be dismissed with prejudice to any refiling of same or any portion thereof in any form.
2. Any outstanding Court costs to be paid by the party incurring the same.
3. The Parties request that the Court execute an Order Granting this Motion.
4. This dismissal is not intended to dismiss Defendants Zurich American Life Insurance Company and Zurich American Insurance Company from this action.

Respectfully submitted,

/s/ James "Jim" Walker

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**ATTORNEY FOR PLAINTIFF**

**ATTORNEYS FOR DEFENDANTS**  
**HOTELS.COM GP, LLC AND**  
**HOTELS.COM, LP**

**CERTIFICATE OF SERVICE**

On September 20, 2017, I electronically submitted the foregoing document with the clerk of court for the U.S. District Court, Northern District of Texas, using the electronic case filing system of the court. I hereby certify that I have served all counsel for parties of record electronically or by another manner authorized by Federal Rule of Civil Procedure 5(b)(2).

/s/ Tanya D. Henderson

Tanya D. Henderson